That any sums allowed and paid under this Act to the attorneys shall from amount decreed be reimbursable to the credit of the Creek Nation out of any amount by Court of Claims. or amounts which may hereafter be decreed by the Court of Claims to said attorneys for their services and expenses in connection with the Creek tribal claims and suits under the above-mentioned Act of May 24, 1924.

Sums reimbursable

Approved, May 29, 1928.

CHAP. 858.—An Act To change the name of Saint Vincent's Orphan Asylum and amend the Act entitled "An Act to amend an Act entitled "An Act to incorporate Saint Vincent's Orphan Asylum, in the District of Columbia,' approved February 25, 1831.'

May 29, 1928. [S. 2511.] [Public, No. 568.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of Congress amending the Act incorporating Saint Vincent's Orphan Asylum.

On Saint Vincent's Orphan Vol. 36, p. 590, amendations of the Cold description of the Cold des Be it enacted by the Senate and House of Representatives of the Asylum, approved on the 22d day of June, 1910, be, and it hereby is, ed. amended as follows:

"The name of said corporation shall be Saint Vincent's Home Saint Vincent's Home Add School. and School.

New name.

"Sec. 2. The purpose of said corporation shall be to care for and children. educate orphan, indigent, and other female children under eighteen

Care, etc., of female

years of age under such rules and regulations as it may adopt. "Sec. 3. All property now vested in Saint Vincent's Orphan Asylum vested in new Asylum as incorporated as aforesaid is hereby vested in and con-corporation. firmed to Saint Vincent's Home and School as reincorporated by this Act. Said corporation shall have power to acquire, hold, and convey such real estate as it may deem proper for its said purposes and to hold such personal property as it may use, or use the income from, for said purposes, and to take and hold real estate and personal property by grant, devise, or bequest: Provided, That any real estate granted or devised to it and not used for its corporate purposes shall be sold and conveyed away within five years after the date of such devise.

Henry, Paul E. Johnson, O. H. Perry Johnson, Peter A. Drury, Michael F. Calnan, William P. Normoyle, E. Francis Riggs, Joseph E. Ransdell, B. Francis Saul, James F. Shea, and William H. De Lacy are hereby constituted and confirmed as the said corporation

and as trustees to manage the said corporation. When a vacancy occurs in their number they may fill such vacancy, and they may increase or diminish their number from time to time as they may

deem expedient. They shall elect a president, a secretary, and a treasurer from their number, adopt a corporate seal, and make all needful by-laws and rules and regulations for the institution to be

Corporate powners.

Proviso May dispose of real estate not used.

"Sec. 4. Cornelius F. Thomas, Michael J. Riordan, Samuel Joseph trustees." and

Filling vacancies, etc.

Officers, seal, etc.

Amendment.

conducted by said corporation. "Sec. 5. That the proviso in section 1 of said Act of Congress come, etc., repealed. approved on the 22d day of June, 1910, and all parts of said Act voi. 36, p. 591, repealed. inconsistent with this Act are hereby repealed.

"Sec. 6. The right is reserved to alter, amend, or repeal this Act."

Approved, May 29, 1928.

CHAP. 859.—An Act Providing for the meeting of electors of President and Vice President and for the issuance and transmission of the certificates of their selection and of the result of their determination, and for other purposes.

May 29, 1928. [H. R. 7373.] [Public, No. 569.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the electors of President and Vice President of each State shall meet and give

Presidential elec-Meeting of electors.